## Case 2:19-cr-00011-JRG-REPUNPPEUMERA PESIISS 10/18/18 OPAGE 1 of 1 PageID #: 11 FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

Case No. 2:19-CR-11-1 JRG-RSP

UNITED STATES OF AMERICA	§
	§
V.	Ş
	§
BEAU DANIEL MERRYMAN	§

## ORDER APPOINTING COUNSEL PURSUANT TO THE CRIMINAL JUSTICE ACT

representat	tion in the above-styled case, and is otherwi	nmed Defendant is financially unable to obtain adequate se qualified for appointment of counsel. Accordingly, the e Criminal Justice Act (18 U.S.C. § 3006A):
	APPOIN  The Federal Public Defender is appoint	NTMENT OF COUNSEL nted as counsel for Defendant.
	counsel., a member of the	Criminal Justice Act Panel of this District, is appointed as
· · · · · · · · · · · · · · · · · · ·	The Court determines that Defendant costs incurred due to the appointment	shall reimburse the Government for all attorney fees and of counsel for his defense.
	The United States Attorney shall inv	have funds to contribute to the cost of appointed counsel. restigate to determine if funds exist and submit a report to method of payment which Defendant should be required to
	TYPE	OF APPOINTMENT
	Through trial and notice of appeal.	Probation/Supervised Release Violation
	All purposes including trial and appeal	Material/Grand Jury Witness
	Initial appearance and bond only	Parole Violation
	Appeal purposes only	Mental Hearing (18 U.S.C. § 313)
	Habeas corpus	Rule 5(c) Proceedings in this District
		of counsel under 18 USC § 3006A, but he is entitled to an immediate hearing and ant be afforded the assistance of counsel; so the Federal Public Defende
It i	is SO ORDERED.	
SI	GNED this 18th day of October, 2019.	

Roy S. Payne, U.S. Magistrate Judge